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FILED
DISTRICT COURT OF GUAM

APR 10 2008 mba

JEANNE G. QUINATA
Clerk of Court

**IN THE UNITED STATES DISTRICT COURT
FOR THE TERRITORY OF GUAM**

11 UNITED STATES OF AMERICA, } CRIMINAL CASE NO. 07-00064
12 Plaintiff, }
13 vs. }
14 IN HYUK KIM, }
15 Defendant. }

Pursuant to the order of this Court and Federal Rule of Criminal Procedure 24(a), the
United States submits the following proposed voir dire questions.

19 A. WITNESSES (Assuming that the Court reads the names of the attorneys and the trial
20 witnesses to the panel.)

21 1. Are any of you friendly or associated or related with the attorneys for the
22 United States, or for the defense, in this case, either socially or through your role as jurors in
23 other cases? If so, please explain the nature of the prior knowledge and how it may affect your
24 attitude as a juror in this case.

25 2. Do any of you know any of the witnesses who will testify? If so, please
26 describe your acquaintance.

27 3. Do any of you know the defendants or their family members socially or
28 through some business or other acquaintanceship? If so, please describe the association.

1 B. GENERAL INFORMATION

2 4. The government requests that the court ask each juror to give a verbal
3 summary of the following information:

4 5. Please explain for us the nature and extent of your educational background,
5 including any special training courses and vocational seminars you have attended. If you
6 attended college, what was your major field of study?

7 6. Are you married? Do you: live alone? Share house with another person or
8 persons? Live with family?

9 7. Please describe the nature of your employment and that of your spouse, if you
10 are married.

11 8. Please describe your immediate family and, how each formally employed
12 member is employed, the nature of any past employment, and the educational background of your
13 immediate family.

14 9. Please explain your past experience on juries in both civil and criminal cases.
15 Tell us when the case was tried and the nature of the case.

16 10. Is there anything about the nature of this case, that involves allegations of drug
17 trafficking, that makes you wish not to be involved in the trial of this case? If so, what is it?

18 11. Do you have any personal objection to the laws of the United States that
19 criminalize the alien smuggling?

20 12. Have you or any of your acquaintances ever had any experiences with any
21 United States immigration agency?

22 13. Is there anything that you have read in newspapers, magazines, or viewed on
23 television regarding alien smuggling that would influence your ability to sit as a fair and
24 impartial juror in this case?

25 14. Do you have any fixed view about the United States Department of Justice or
26 the Immigration and Customs Enforcement agency that would affect your ability to be an

1 || impartial juror in this case?

C. OTHER MATTERS

3 15. Have you, your relatives or close friends ever been charged with or
4 investigated for a crime? If so, what was the nature of this investigation or charge? How was it
5 handled?

6 16 Do you know any reason whatsoever why you may not sit as a fair and
7 impartial juror to both sides in this case? 11

RESPECTFULLY SUBMITTED this 12th day of April, 2008.

LEONARDO M. RAPADAS
United States Attorney
Districts of Guam and NMI

By:

~~KARON V. JOHNSON~~
Assistant U.S. Attorney